# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Oscar Johannes Maria GODDIJN, et al

Serial No.: 08/779,460

Group No.: ---

Filed: January 7, 1997

Examiner: ---

For:

ENHANCED ACCUMULATION OF TREHALOSE IN PLANTS.

Attorney Docket No.: U-011098-6

Commissioner of Patents and Trademarks Washington, D.C. 20231

## **RESPONSE TO OFFICIAL ACTION**

Sir:

In response to the Official Action of August 25, 1997, wherein the Examiner has advised that the U.S. Patent and Trademark Office has not received a copy of a "Sequence Listing" in

# **CERTIFICATE OF MAILING (37 CFR 1.8a)**

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231

CLIFFORD J. MASS

Type or print name of person mailing paper)

Date: September 24, 1997

(Signature of person mailing paper)

computer readable form, Applicants advise that one was sent with the Official Communication filed May 27, 1997 (see copy of return receipt postcard enclosed herewith). Nevertheless, since

it appears that the computer readable copy may have been lost or misplaced, Applicants submit

herewith a substitute copy of the "Sequence Listing" in computer readable form. Applicants

also submit herewith a substitute paper copy of the "Sequence Listing", as well as an

Amendment directing its entry into the specification. Applicants further submit a statement that

the content of the paper and computer readable copies are the same and include no new matter.

Applicants respectfully submit that they have now complied with all requirements of the

aforementioned Official Action. An early examination of the application on its merits is

respectfully requested.

Respectfully submitted,

CLIFFORD J. MASS

LADAS & PARRY

26 WEST 61ST STREET

NEW YORK, NY 10023

REG. NO. 30,086 (212) 708-1890

CJM:sd c:\docs\11098res.sep

- 2 -

U-011098-6

May 22, 1997

In re application of: Oscar Johannes Maria GOODIJN, et al

Serial No.: 08/779,460

Group No: -65373 U.S.

Filed: June 6,, 1996

Examiner:

ENHANCED ACCUMULATION OF TREHALOSE IN PLANTS For:

Completion of Filing Requirements; Check # P 31905 for \$298.00; Notice to File Missing Parts of Application; Submission of Sequence Listing Transmittal, Computer Readable 3-1/4" Disk and Paper copy of Sequence Listing. wd

CJM:sd

FILED

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<b>A++</b>	may!e	Docket	M	U-011098-6
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PATENT

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:	Oscar	Johannes	Maria	GODDIJIN,	еt	a1
Serial No.: 0 8 /	779,460	)				
Filed: January			No.:	-		

For: ENHANCED ACCUMULATION Xaminer: OF TREHALOSE IN PLANTS

**Box Sequence** Commissioner of Patents and Trademarks Washington, D.C. 20231

SUBMISSION OF "SEQUENCE LISTING," COMPUTER READABLE COPY, AND/OR AMENDMENT PERTAINING THERETO FOR BIOTECHNOLOGY INVENTION CONTAINING NUCLEOTIDE AND/OR AMINO ACID **SEQUENCE** 

(check and complete this item, if applicable)

This replies to the Office Letter dated NOTE: If these papers are filed before the office letter issues, adequate identification of the original papers should be made, e.g., in addition to the name of the inventor and title of invention, the filing date based on the "Express Mail" procedure, the serial number from the return post card or the attorney's docket .number added.

A copy of the Office Letter is enclosed.

#### CERTIFICATION UNDER 37 CFR 1.8(a) and 1.10

Thereby certify that, on the date shown below, t	his correspondence is being.
	MAILING
and Trademarks, Washington, D.C. 20231	ice in an envelope addressed to the Commissioner of Patents 37 CFR 1.10
37 CFR 1.8(a)	
<ul> <li>□ with sufficient postage as first class mail.</li> <li>■ TR</li> <li>□ transmitted by facsimile to the Patent and Transmitted by fa</li></ul>	as "Express Mail Post Office to Addressee"  Mailing Laber No  ANSMISSION  rademark Office.
Date: September 24, 1997	Clifford J. Mass

(type or print/name of person certifying)

August 25, 1997

(Submission—Nucleotide and/or Aming Acid Sequence [9-37]—page 1 of 6)

#### **IDENTIFICATION OF DECLARANT**

2. I, Clifford J. Mass

(type or print name of declarant signing below)

state the following:

### ITEMS BEING SUBMITTED

3. Submitted herewith js/are

(check each item as applicable)

- A. 

  "Sequence Listing(s)" for the nucleotide and/or amino acid sequence(s) in this application, each "Sequence Listing" is assigned a separate identifier as required in 37 CFR § 1.821(c) and 37 CFR §§ 1.822 and 1.823
- C. 

  A copy of each "Sequence Listing" submitted for this application in computer readable form in accordance with the requirements of 37 CFR §§ 1.821(e) and 1.824
- D. Please transfer to this application, in accordance with 37 CFR § 1.821(e), the computer readable copy(ies) from applicant's other application identified as follows:

In re applic	atior	of:		
Serial No.: Filed: For:	0	/	Group No.: Examiner:	

The Computer readable form(s) of applicant's other application corresponds to the "Sequence Indentifier(s)" of the application as follows:

Computer Readable Form "Sequence Identifier" (other application) (this application)

NOTE: "If the computer readable form of a new application is to be identical with the computer readable form of another application of the applicant on file in the Office, reference may be made to the other application and computer readable form in lieu of filing a duplicate computer readable form in the new application. The new application shall be accompanied by a letter making such reference to the other application and computer readable form, both of which shall be completely identified." 37 CFR 1.821(e). E. A statement that the content of each "Sequence Listing" submitted and each computer readable copy are the same as required in 37 CFR § 1.821(g). ☐ Since the statement is not made by a person registered to practice before the Office the Statement is verified as required in 37 CFR § 1.821(b). F. XX Since this submission is made in fulfilling the requirement under 37 CFR § 1.821(g), a statement that the submission includes no new matter Since the statement is not made by a person registered to practice before the Office the statement is verified as required in 37 CFR § 1.821(g). STATEMENT THAT "SEQUENCE LISTING" AND COMPUTER READABLE COPY ARE THE SAME AND/OR THAT PAPERS SUBMITTED INCLUDES NO **NEW MATTER** I hereby state: (complete applicable item A and/or B) A. XX Each computer readable form submitted in this application, including those forms requested to be transferred from applicant's other application, is the same as the "Sequence Listing" to which it is indicated to relate. B. XX All papers accompanying this submission, or for which a request for transfer from applicants' other application, introduce no new matter. VERIFICATION 5. NOTE: "Such a statement must be verified statement if made by a person not registered to practice before the Office." 37 CFR § 1.821(f) and (g). ☐ I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true: and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. **STATUS** 6. Applicant is a small entity. A verified statement: is attached. was already filed. other than a small entity.

(Submission-Nucleotide and/or Amino Acid Sequence [9-37]-page 3 of 6)

# EXTENSION OF TERM

7.		•					
NO	·- 1	been filed after	me in Patent Cases a Non-Final Office litional amendment	Action, an exte	nsion of time is	not required to p	oermit filing and/or
	· 1	filing and/or enti of the shortened for allowance. (	onse has been filed a ry of a Notice of App d statutory period u Of course, if a Notic ceased to run." No	peal or filing and unless the timely se of Appeal ha	/or entry of an ad /-filed response   ns been filed with	lditional amendm placed the applic hin the shortened	ent after expiration cation in condition
NOT			45 for extensions of mination proceeding		nce proceedings	and 37 CFR 1.55	iO(c) for extensions
8.		The proce CFR 1.136	edings herein a apply	re for a pat	ent application	on and the pr	ovisions of 37
	\$		(complete	e (a) or (b) a	s applicable)		
(a)			petitions for an for the total nu				(fees: 37 CFR
-		nonths)		other than entity	SI	Fee for mall entity	
	tw th	ne month o months ree months ur months	\$ \$	110.00 370.00 870.00 360.00 Fee	\$	\$ 55.00 \$185.00 \$435.00 \$680.00	\$
an :	addi	tional extens	sion of time is r		ase consider	this a petitio	– n therefor.
		(C	heck and comp	lete the nex	t item, if app	licable)	
		therefor of	on for is declared.	ducted from	the total fee	due for the to	otal months of
				Extension	fee due with	n this request	\$
				OR			-
(b)	ΣΩX	tional petiti	pelieves that no on is being ma ly overlooked th	de to provid	de for the po	ssibility that	applicant has
			F	EE PAYME	NT		
9.		Attached is	a check in the	sum of \$			·
		Charge Acc	count No	the sum	of \$		
dup	licate	e of this trai	nsmittal is attac	hed.			
		(Submissio	n-Nucleotide	and/or Amir	o Acid Sequ	ence [9-37]—	-page 4 of 6)

lf

#### FEE DEFICIENCY

10.

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, 1065 O.G. 31-33.

If any additional extension and/or fee is required, charge 12-0425 Account No. SIGNATURE(s) Cliffor/d (type or print name lot person signing declaration) (Date) (Signatur Registades eminero 086.086 c/o LADAS & PARRY 26 West Clst Street NOV YOUR NY (if applicable) Inventor(s) Telephone No. ( Assignee of complete interest Reg. No. Person authorized to sign on behalf of assignee Attorney or agent of record XX Filed under Rule 34(a) Other \_ (specify identity of declarant)

(complete the following if applicable)

(type name of assignee)

(Address of assignee)

(Title of person authorized to sign on behalf of assignee)

A "CERTIFICATE UNDER 37 CFR 3.37(b)" is attached.

Assignment recorded in PTO on	
Reel Frame	
	SIGNATURE OF ATTORNEY
Reg. No.	CVifford J. Mass Registration No. 30,086
Tel. No.: ( )	(type or Griffold Process ARRY 26 West 61st Street New York, NY 10023 (P.O. Address)



DEPARTMENT OF COMMERCE
Patent an.
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NUMBER	FILING/RECEIPT D	ATE	FIRST NAMED APPLICANT	ATTORN	EY DOCKET NO./TITLE
08/779,460	01/07/97	GODDIJN		Q	U-011098-6
WILLIAM R EV LADAS AND PA		0232	/0328	NOT	ASSIGNED
26 WST 61ST NEW YORK NY			DATE MAILED	. <b>1</b> 819	,

03/28/97

# NOTICE TO FILE MISSING PARTS OF APPLICATION

Filing Date Granted
An Application Number and Filing Date have been assigned to this application. However, the items indicated below are missing. The required items and fees identified below must be timely submitted ALONG WITH THE PAYMENT OF A SURCHARGE for items 1 and 3-6 only of \$
If all required items on this form are filed within the period set above, the total amount owed by applicant as a I large entity   small entity (verified statement filed), is \$
<ul><li>1. The statutory basic filing fee is:</li><li>missing.</li></ul>
☐ insufficient.  Applicant must submit \$ to complete the basic filing fee and/or file a verified small entity  ✓ statement claiming such status (37 CFB_1.27).
2. Additional claim fees of \$, including any multiple dependent claim fees, are required.  Applicant must either submit the additional claim fees or cancel additional claims for which fees are due.
<ul> <li>☑ 3. The oath or declaration:</li> <li>is missing.</li> <li>□ does not cover the newly submitted items.</li> <li>□ does not identify the application to which it applies.</li> <li>□ does not include the city and state or foreign country of applicant's residence.</li> <li>An oath or declaration in compliance with 37 CFR 1. 63, including residence information and identifying the application by the above Application Number and Filing Date is required.</li> </ul>
<ul> <li>4. The signature(s) to the oath or declaration is/are:</li> <li>missing.</li> <li>by a person other than inventor or person qualified under 37 CFR 1.42, 1.43, or 1.47.</li> <li>A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.</li> </ul>
5. The signature of the following joint inventor(s) is missing from the oath or declaration:
An oath or declaration listing the names of all inventors and signed by the omitted inventor(s), identifying this application by the above Application Number and Filing Date, is required.
☐ 6. A \$ processing fee is required since your check was returned without payment (37 CFR 1.21(m)).
☐ 7. Your filing receipt was mailed in error because your check was returned without payment.
8. The application does not comply with the Sequence Rules.  See attached "Notice to Comply with Sequence Rules 37 CFR 1.821-1.825."
□ 9. OTHER:
Direct the response and any questions about this notice to "Attention: Box Missing Parts."
A copy of this notice MUST be returned with the response.  Customer Service Center  Initial Patent Examination Division (703) 308-1202

FORM PTO-1533 (REV.7-96)